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1 JOHN R. ROBERTS Bankruptcy Trustee 2 P.O. Box 1506 Placerville, CA 95667-1506 3 (530) 626-6441 4 5 UNITED STATES BANKRUPTCY COURT 6 FOR THE EASTERN DISTRICT OF CALIFORNIA 7 CASE NO. 09-33295-C-7 IN RE: 8 9 **RONALD LEWIS KAYLOR** DC NO. JRR-2 DATE: FEBRUARY 9, 2010 10 Debtor(s). TIME: 9:30 A.M. COURTROOM: 35 11 12 13 EXHIBITS TO TRUSTEE'S MOTION FOR SALE OF ASSETS FREE AND CLEAR OF LIENS AND ENCUMBRANCES 14 15 **EXHIBIT "A"** Commercial Property Purchase Agreement and Joint Escrow Instructions Page 2 16 17 **EXHIBIT "B"** Page 15 18 **Estimated Closing Statement** 19 20 21 22 23 24 25 26 27 28

CALIFORNIA ASSOCIATION OF REALTORS®

Agent: Blake Sibla

Broker: Blake Sible R.F. Broker P.O. Boy 660 June I ake 93579

COMMERCIAL PROPERTY PURCHASE AGREEMENT AND JOINT ESCROW INSTRUCTIONS

(NON-RESIDENTIAL)

(C.A.R. Form CPA, Revised 10/02)

Dα	te December 3, 2009 , at	June Lake	, California.
1.	OFFER:		
	A. THIS IS AN OFFER FROM Edward D. Suszy	nski. Alice S. Suszynski	("Buver").
	□ Individual/a) □ A Comparation □ A Dartagraphy □ An II C □ A	n I I D. or C. Othor	
	D THE DEAL DEODERTY TO BE ACCUIDED in described as	OFFE 11- 150	, ·
	b. The REAL PROPERTY TO BE ACQUIRED IS described as	2555 RWY, 156	-14411-
	B. THE REAL PROPERTY TO BE ACQUIRED is described as, Assessor's	Parcel No. 15-085-10	, situated in
	, County of	Mono	_ , California, ("Property").
	C. THE PURCHASE PRICE offered is One Hundred Sixty-Five	Thousand	
		Dollars \$	165,000.00
	D. CLOSE OF ESCROW shall occur on March 10, 203	10 (date) (or □	Davs After Acceptance).
2	FINANCE TERMS: Obtaining the loans below is a contingency of this	Agreement unless: (i) either 21 or 21	I is checked below or (ii)
	otherwise agreed in writing. Buyer shall act diligently and in good	faith to obtain the designated loans	Obtaining denosit down
	payment and closing costs is not a contingency. Buyer represents the	at funds will be good when deposited w	ith Escrow Holder
	A INITIAL DEPOSIT: Purer has given a denseit in the amount of	Tanaga wili ba gada wilan dapaanaa i	\$ 0.250.00
	A. INTIAL DEPOSIT. Buyer has given a deposit in the amount of	hy Darassal Obselv	. \$ 8,230.00
	A. INITIAL DEPOSIT: Buyer has given a deposit in the amount of to the agent submitting the offer (or to (or), made payable to Old I which shall be held uncashed until Acceptance and then dep), by Personal Check	
	(or □), made payable to <i>Old 1</i>	Republic Title Co	
	which shall be held uncashed until Acceptance and then dep	osited within 3 business days after	
	Acceptance or	,	
	with Escrow Holder, or ☐ into Broker's trust account.		
	B. INCREASED DEPOSIT: Buyer shall deposit with Escrow Holder ar	increased deposit in the amount of	\$
	within Days After Accentance or \(\square\)		• •
	within Days After Acceptance, or C. FIRST LOAN IN THE AMOUNT OF	·	¢
	NEW Clieb Daniel of Trust in Course of Tales and Tales		, Ф
	NEW First Deed of Trust in favor of ☐ Lender, ☐ Seller,		
	OR ☐ ASSUMPTION of (or ☐ "subject to") Existing First Deed of Trus	t encumbering the Property, securing	
	a note payable at maximum interest of % fixed rate	or % initial adjustable	
	a note payable at maximum interest of % fixed rate rate with a maximum interest rate of %, balance	due in vears, amortized over	
	years. (If checked: and with a margin not to exceed	% tied to the following	
	index) Buyer shall pay loan fees/points not	to exceed	
	Additional towns		
	Additional terms	<u> </u>	
	D. SECOND LOAN IN THE AMOUNT OF		•
	D. SECOND LOAN IN THE AMOUNT OF		. \$
	NEW Second Deed of Trust in favor of ☐ Lender, ☐ Seller,		
	OR ☐ ASSUMPTION of (or ☐ "subject to") Existing Second Deed	of Trust encumbering the Property,	
	securing a note payable at maximum interest of	% fixed rate, or %	
	initial adjustable rate with a maximum interest rate of	% balance due in vears	
	securing a note payable at maximum interest of initial adjustable rate with a maximum interest rate of amortized over years. (If checked: and with a margin refollowing index:) Buyer shall pay loan fees/po	not to exceed % tied to	
	the following index:	ints not to exceed	
	Additional terms		
	E. ADDITIONAL FINANCING TERMS:		•
	E. ADDITIONAL FINANCING TERMS:		. ⊅
		:	
	F. BALANCE OF PURCHASE PRICE (not including costs of obtaining loans an	d other closing costs) in the amount of	.\$ 156,750.00
	to be deposited with Escrow Holder within sufficient time to close es	scrow.	
	C DURCHASE PRICE (TOTAL)		\$ 165,000,00
	G. PURCHASE PRICE (TOTAL): H. LOAN APPLICATIONS: Within 7 (or ☐) Days After	Acceptance Ruver shall provide Sel	ler a letter from lender or
	The LOAN APPLICATIONS, William 7 (or) Days Arter	Acceptance, buyer shall provide Sel	Private is productified or
	mortgage loan broker stating that, based on a review of Buyer's	whiten application and credit report	, buyer is prequained or
	preapproved for any NEW loan specified above.	m / m / l l l l l l l	
	I. VERIFICATION OF DOWN PAYMENT AND CLOSING COSTS:	Buyer (or Buyer's lender or loan brok	(er pursuant to 2H) shall,
	within 7 (or 🗵15) Days After Acceptance, provide Seller		
	J. LOAN CONTINGENCY REMOVAL: (i) Within 17 (or ☐) D	ays After Acceptance Buyer shall, as s	specified in Paragraph 17,
	remove the loan contingency or cancel this Agreement; OR (ii) (if	checked) loan contingency shall	remain in effect until the
	designated loans are funded.		
	K. APPRAISAL CONTINGENCY AND REMOVAL: This Agreement	is (OR if checked IX is NOT) cont	tingent upon the Property
	appraising at no less than the specified purchase price. If there is		
		ance), Buyer shall, as specified in p	
	appraisal contingency or cancel this Agreement. If there is no loan		in paragraph 17, rentieve
	the appraisal contingency within 17 (or) Days After A	cceptance.	61/
The	copyright laws of the United States (Title 17 U.S. Code) forbid the unauthorized	Buyer's Initials (19) (
repn	oduction of this form, or any portion thereof, by photocopy machine or any other		
	ins, including facsimile or computerized formats. Copyright © 1991-2007,	Seller's Initials ()) (
	IFORNIA ASSOCIATION OF REALTORS®, INC. ALL RIGHTS RESERVED.	Reviewed byDate	EQUAL HOUSING OPPORTUNITY
CP.	A REVISED 10/02 (PAGE 1 OF 10)		vi i vi
	COMMEDIAL DEODEDTY DIDCHASE AC	DEEMENT (CDA DAGE 1 OF 10)	

Fax: (760) 648-7335

Prepared using WINForms® software

Phone: (760) 648-7997

		1 1	
_	2555 Hwy. 158		
Pro	pperty Address: June Lake, CA 93529		Date: December 3, 2009
	 L. X NO LOAN CONTINGENCY (If checked): Obtaining any loan, in a contingency of this Agreement. If Buyer does not obtain the loan may be entitled to Buyer's deposit or other legal remedies. M. X ALL CASH OFFER (If checked): No loan is needed to purchase 	and as a result the Property. Buy	Buyer does not purchase the Property, Selle ver shall, within 7 (or 🕅 30) Days After
	Acceptance, provide Seller written verification of sufficient funds to N. SELLER FINANCING: For any Seller financing designated above.	close this transac Buver is to execu	tion. te a note secured by a deed of trust in favor o
	Seller, on the terms and conditions set forth in the attached addend O. ASSUMED OR "SUBJECT TO" FINANCING: Seller represents the	at Seller is not de	elinguent on any payments due on any loans
	Seller shall, within the time specified in paragraph 17, provide Copicurrent interest rates to Buyer. Buyer shall then, as specified in paragraph of Differences between estimated and actual loan balances shall be accounts, if any, shall be assigned and charged to Buyer and creexisting loan may not release Seller from liability on that loan. If the Seller are advised to consult with legal counsel regarding the consequences thereof.	ragraph 17, remo adjusted at Close dited to Seller. So he Property is ac	ove this contingency or cancel this Agreement of Of Escrow by cash down payment. Impoun- eller is advised that Buyer's assumption of all couired subject to an existing loan. Buyer and
3.	CLOSING AND OCCUPANCY:		
	transfer of title and occupancy do not occur at the same time, Buy agreement; and (ii) consult with their insurance and legal advisors.	Days After Close (er and Seller are	Of Escrow. (C.A.R. Form PAA, paragraph 2.) In advised to: (i) enter into a written occupancy
	B. Tenant-Occupied Units: Possession and occupancy, subject to the Buyer on Close Of Escrow.	ne rights of tenan	ts under existing leases, shall be delivered to
	C. At Close Of Escrow, Seller assigns to Buyer any assignable warra available Copies of such warranties. Brokers cannot and will not det	ermine the assign	nability of any warranties.
	D. At Close Of Escrow, unless otherwise agreed in writing, Seller sh security systems, alarms and garage door openers. If the Propert subdivision, Buyer may be required to pay a deposit to the Owners'	y is a unit in a c	condominium or located in a common-interest
4.	SECURITY DEPOSITS: Security deposits, if any, to the extent they hagreement and current Law, shall be transferred to Buyer on Close Of	nave not been ap	plied by Seller in accordance with any renta
	Civil Code.		•
5.	ALLOCATION OF COSTS (if checked): Unless otherwise specified he	re, this paragraph	only determines who is to pay for the report
	inspection, test or service mentioned. If not specified here or elsewher work recommended or identified by any such report, inspection, test or		
	 A. INSPECTIONS AND REPORTS: (1) ☐ Buyer ☐ Seller shall pay for sewer connection, if required by 	l aw prior to Close	e Of Escrow n/a
	(2) ☑ Buyer ☐ Seller shall pay to have septic or private sewage dis	sposal system insi	pected n/a
	(3) ☐ Buyer ☐ Seller shall pay to have domestic wells tested for wa	ater potability and	productivity n/a
	(4) ☐ Buyer 🏿 Seller shall pay for a natural hazard zone disclosure	report prepared	by DisclosureSourse Inc.
	(5) ☐ Buyer ☐ Seller shall pay for the following inspection or report		
	(6) ☐ Buyer ☐ Seller shall pay for the following inspection or report	n/a	
	B. GOVERNMENT REQUIREMENTS AND RETROFIT: (1) ☐ Buyer ☐ Seller shall pay for smoke detector installation and	/or water heater	bracing if required by Law Prior to Close Of
	Escrow, Seller shall provide Buyer a written statement of compliance	ance in accordance	ce with state and local Law, unless exempt.
	(2) ☐ Buyer ☐ Seller shall pay the cost of compliance with ar		
	inspections and reports if required as a condition of closing escre		
	(3) ☐ Buyer ☐ Seller shall pay for installation of approved fire extinus shall be installed prior to Close Of Escrow. Prior to Close Of Escrow.	nguisner(s), sprini Of Escrow Seller	kler(s), and nose(s), if required by Law, which shall provide Buyer a written statement o
	compliance, if required by Law. C. ESCROW AND TITLE:		
	(1) ☑ Buyer ☑ Seller shall pay escrow fee 50% each	Republic Ti	+10.C0
	(2) ☐ Buyer ☐ Seller shall pay for owner's title insurance policy sp	ecified in paragra	ph 16 Old Republic Title Co.
	Owner's title policy to be issued by	Old Republic	Title Co.
	(Buyer shall pay for any title insurance policy insuring Buyer's let D. OTHER COSTS:	nder, unless othe	rwise agreed in writing.)
	(1) ☐ Buyer ☑ Seller shall pay County transfer tax or transfer fee		
	(2) ☐ Buyer ☐ Seller shall pay City transfer tax or transfer fee n/a	1	
	 (3) ☐ Buyer ☐ Seller shall pay OA transfer fees n/a (4) ☐ Buyer ☐ Seller shall pay OA document preparation fees n/a 		
	(4) ☐ Buyer ☐ Seller shall pay OA document preparation fees <u>n/a</u> (5) ☐ Buyer ☐ Seller shall pay for n/a	<u> </u>	***************************************
	(6) ☐ Buyer ☐ Seller shall pay for n/a		
	· · · · · · · · · · · · · · · · · · ·		

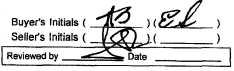
Buyer's Initials (_______ Seller's Initials (______

Date

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	2555 Hwy. 158	
Pro	operty Address: June Lake, CA 93529	Date: December 3, 2009
	SELLER DISCLOSURES:	Duto, December 3, 2003
0.	A. NATURAL AND ENVIRONMENTAL DISCLOSURES: Seller shall, deliver to Buyer earthquake guides (and questionnaire) and enviror to provide an NHD, disclose if the Property is located in a Special High Fire Hazard Zone; State Fire Responsibility Area; Earthquake zone as required by Law and provide any other information required	mental hazards booklet; (ii) even if exempt from the obligation Flood Hazard Area; Potential Flooding (Inundation) Area; Very Fault Zone; Seismic Hazard Zone; and (iii) disclose any other for those zones.
	B. ADDITIONAL DISCLOSURES: Within the time specified in parag disclosures, documentation and information:	
	(1) RENTAL SERVICE AGREEMENTS: (i) All current leases, a pertaining to the operation of the Property; and (ii) a rental state date of last rent increase, security deposits, rental concessions, and their duration. Seller represents that no tenant is entitled to these documents.	ment including names of tenants, rental rates, period of rental, rebates, or other benefits, if any, and a list of delinquent rents.
	(2) INCOME AND EXPENSE STATEMENTS: The books and recommonths preceding Acceptance. Seller represents that the books	and records are those maintained in the ordinary and normal
	course of business, and used by Seller in the computation of fec (3) TENANT ESTOPPEL CERTIFICATES: (If checked) Tenant of the course of the c	stoppel certificates (C.A.R. Form TEC) completed by Seller or
	Seller's agent, and signed by tenants, acknowledging: (i) that force and effect (or if modified, stating all such modifications); any prepaid rent or security deposit.	(ii) that no lessor defaults exist; and (iii) stating the amount of
	(4) SURVEYS, PLANS AND ENGINEERING DOCUMENTS: Copie if any, in Seller's possession or control.	_
	(5) PERMITS: If in Seller's possession, Copies of all permits governmental entity, including, but not limited to, certificates of	and approvals concerning the Property, obtained from any occupancy, conditional use permits, development plans, and
	licenses and permits pertaining to the operation of the Property. (6) STRUCTURAL MODIFICATIONS: Any known structural addit	ons or alterations to, or the installation, alteration, repair or
	replacement of, significant components of the structure(s) upon (7) GOVERNMENTAL COMPLIANCE: Any improvements, addition	s, alterations or repairs made by Seller, or known to Seller to
	have been made, without required governmental permits, final ir (8) VIOLATION NOTICES: Any notice of violations of any Law filed (9) MISCELLANEOUS ITEMS: Any of the following, if actually know inquiry(ies), action(s), or other proceeding(s) affecting the Promechanic's or materialman's lien(s) affecting the Property; a	or issued against the Property and actually known to Seller. on to Seller: (i) any current pending lawsuit(s), investigation(s),
7.	bankruptcy. ENVIRONMENTAL SURVEY (If checked): Within	Days After Acceptance, Buyer shall be provided a phase one
	environmental survey report paid for and obtained by Buyer Selle contingency or cancel this Agreement.	r. Buyer shall then, as specified in paragraph 17, remove this
8.	CONDOMINIUM/PLANNED UNIT DEVELOPMENT DISCLOSURES:	·
	located in a planned unit development or other common interest sub	disclose to Buyer whether the Property is a condomimium, or division.
	B. If Property is a condominium, or located in a planned unit dev	elopment or ether common interest subdivision. Seller has
•	3 (or) Days After Acceptance to request from the OA Law; (ii) disclosure of any pending or anticipated claim or litigation and number of designated parking and storage etc.; (iv) Copies special meetings; and (v) the names and contact information of all Seller shall itemize and deliver to Buyer all CI Disclosures receive Buyer's approval of CI Disclosures is a contingency of this Agreeme	by or against the OA; (iii) a statement containing the location of the most recent 12 months of OA minutes for regular and OA's governing the Property. (Collectively, "CI Disclosures.") of from the OA and any CI Disclosures in Seller's possession. In the oak and any CI Disclosures in Seller's possession.
9.	SUBSEQUENT DISCLOSURES: In the event Seller, prior to Close affecting the Property, or any material inaccuracy in disclosures, inform	of Escrow, becomes aware of adverse conditions materially
	Buyer is otherwise unaware, Seller shall promptly provide a subseque items. However, a subsequent or amended disclosure shall no	nt or amended disclosure or notice in writing, covering those
10.	disclosed in reports ordered and paid for by Buyer. CHANGES DURING ESCROW:	
	A. Prior to Close Of Escrow, Seller may only engage in the following paragraph 17: (i) rent or lease any vacant unit or other part of the pragreement; (iii) enter into, alter, modify or extend any service of Property.	emises; (ii) alter, modify, or extend any existing rental or lease
	B. At least 7 (or □) Days prior to any Proposed Cha Changes.	nges, Seller shall give written notice to Buyer of any Proposed

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11. CONDITIONS AFFECTING PROPERTY:

- A. Unless otherwise agreed: (i) the Property is sold (a) in its PRESENT physical condition as of the date of Acceptance and (b) subject to Buyer's Investigation rights; (ii) the Property, including pool, spa, landscaping and grounds, is to be maintained in substantially the same condition as on the date of Acceptance; and (iii) all debris and personal property not included in the sale shall be removed by Close Of Escrow.
- B. SELLER SHALL, within the time specified in paragraph 17, DISCLOSE KNOWN MATERIAL FACTS AND DEFECTS affecting the Property, including known insurance claims within the past five years, AND MAKE OTHER DISCLOSURES REQUIRED BY LAW.
- C. NOTE TO BUYER: You are strongly advised to conduct investigations of the entire Property in order to determine its present condition since Seller may not be aware of all defects affecting the Property or other factors that you consider important. Property improvements may not be built according to code, in compliance with current Law, or have had permits issued.
- D. NOTE TO SELLER: Buyer has the right to inspect the Property and, as specified in paragraph 17, based upon information discovered in those inspections: (i) cancel this Agreement; or (ii) request that you make Repairs or take other action.

12. ITEMS INCLUDED AND EXCLUDED:

- A. NOTE TO BUYER AND SELLER: Items listed as included or excluded in the MLS, flyers or marketing materials are not included in the purchase price or excluded from the sale unless specified in 12B or C.
- B. ITEMS INCLUDED IN SALE:
 - (1) All EXISTING fixtures and fittings that are attached to the Property.
 - (2) Existing electrical, mechanical, lighting, plumbing and heating fixtures, ceiling fans, fireplace inserts, gas logs and grates, solar systems, built-in appliances, window and door screens, awnings, shutters, window coverings, attached floor coverings, television antennas, satellite dishes, private integrated telephone systems, air coolers/conditioners, pool/spa equipment, garage door openers/remote controls, mailbox, in-ground landscaping, trees/shrubs, water softeners, water purifiers, security systems/alarms.
 - (3) A complete inventory of all personal property of Seller currently used in the operation of the Property and included in the purchase price shall be delivered to Buyer within the time specified in paragraph 17.
 - (4) Seller represents that all items included in the purchase price are, unless otherwise specified, owned by Seller. Within the time specified in paragraph 17, Seller shall give Buyer a list of fixtures not owned by Seller.
 - (5) Seller shall deliver title to the personal property by Bill of Sale, free of all liens and encumbrances, and without warranty of condition.
 - (6) As additional security for any note in favor of Seller for any part of the purchase price, Buyer shall execute a UCC-1 Financing Statement to be filed with the Secretary of State, covering the personal property included in the purchase, replacement thereof, and insurance proceeds.
- C. ITEMS EXCLUDED FROM SALE: none

13. BUYER'S INVESTIGATION OF PROPERTY AND MATTERS AFFECTING PROPERTY:

- A. Buyer's acceptance of the condition of, and any other matter affecting the Property is a contingency of this Agreement, as specified in this paragraph and paragraph 17. Within the time specified in paragraph 17, Buyer shall have the right, at Buyer's expense unless otherwise agreed, to conduct inspections, investigations, tests, surveys and other studies ("Buyer Investigations"), including, but not limited to, the right to: (i) inspect for lead-based paint and other lead-based paint hazards; (ii) inspect for wood destroying pests and organisms; (iii) confirm the insurability of Buyer and the Property; and (iv) satisfy Buyer as to any matter of concern to Buyer. Without Seller's prior written consent, Buyer shall neither make nor cause to be made: (i) invasive or destructive Buyer Investigations; or (ii) inspections by any governmental building or zoning inspector, or government employee, unless required by Law.
- B. Buyer shall complete Buyer Investigations and, as specified in paragraph 17, remove the contingency or cancel this Agreement. Buyer shall give Seller, at no cost, complete Copies of all Buyer Investigation reports obtained by Buyer. Seller shall make Property available for all Buyer Investigations. Seller shall have water, gas, electricity, and all operable pilot lights on for Buyer's Investigations and through the date possession is made available to Buyer.
- 14. REPAIRS: Repairs shall be completed prior to final verification of condition unless otherwise agreed in writing. Repairs to be performed at Seller's expense may be performed by Seller or through including governmental permit, inspection and approval requirements. Repairs shall be performed in a good, skillful manner with materials of quality and appearance comparable to existing materials. It is understood that exact restoration of appearance or cosmetic items following all Repairs may not be possible. Seller shall: (i) obtain receipts for Repairs performed by others; (ii) prepare a written statement indicating the Repairs performed by Seller and the statements to Buyer prior to final verification of condition.
- 15. BUYER INDEMNITY AND SELLER PROTECTION FOR ENTRY UPON PROPERTY: Buyer shall: (i) keep the Property free and clear of liens; (ii) Repair all damage arising from Buyer Investigations; and (iii) indemnify and hold Seller harmless from all resulting liability, claims, demands, damages and costs. Buyer shall carry, or Buyer shall require anyone acting on Buyer's behalf to carry policies of liability, workers' compensation and other applicable insurance, defending and protecting Seller from liability for any injuries to persons or property occurring during any Buyer Investigations or work done on the Property at Buyer's direction prior to Close Of Escrow. Seller is advised that certain protections may be afforded Seller by recording a "Notice of Non-Responsibility" (C.A.R. Form NNR) for Buyer Investigations and work done on the Property at Buyer's direction. Buyer's obligations under this paragraph shall survive the termination of this Agreement.

Buyer's Initials (10) (1)
Seller's Initials (10) (10)
Reviewed by 10 Date 10 Date

EQUAL HOUSING

Property Address: June Lake, CA 93529

pe Lake, CA 93529 Date: December 3, 2009

16. TITLE AND VESTING:

A. Within the time specified in paragraph 17, Buyer shall be provided a current preliminary (title) report, which is only an offer by the title insurer to issue a policy of title insurance and may not contain every item affecting title. Buyer's review of the preliminary report and any other matters which may affect title are a contingency of this Agreement as specified in paragraph 17.

B. Title is taken in its present condition subject to all encumbrances, easements, covenants, conditions, restrictions, rights and other matters, whether of record or not, as of the date of Acceptance except: (i) monetary liens of record unless Buyer is assuming those obligations or taking the property subject to those obligations; and (ii) those matters which Seller has agreed to remove in writing.

C. Within the time specified in paragraph 17, Seller has a duty to disclose to Buyer all matters known to Seller affecting title, whether of record or not.

D. At Close Of Escrow, Buyer shall receive a grant deed conveying title (or, for stock cooperative or long-term lease, an assignment of stock certificate or of Seller's leasehold interest), including oil, mineral and water rights if currently owned by Seller. Title shall vest as designated in Buyer's supplemental escrow instructions. THE MANNER OF TAKING TITLE MAY HAVE SIGNIFICANT LEGAL AND TAX CONSEQUENCES. CONSULT AN APPROPRIATE PROFESSIONAL.

E. Buyer shall receive a standard coverage owner's CLTA policy of title insurance. An ALTA policy or the addition of endorsements may provide greater coverage for Buyer. A title company, at Buyer's request, can provide information about the availability, desirability, coverage, and cost of various title insurance coverages and endorsements. If Buyer desires title coverage other than that required by this paragraph, Buyer shall instruct Escrow Holder in writing and pay any increase in cost.

that required by this paragraph, Buyer shall instruct Escrow Holder in writing and pay any increase in cost.

17. TIME PERIODS; REMOVAL OF CONTINGENCIES; CANCELLATION RIGHTS: The following time periods may only be extended, altered, modified or changed by mutual written agreement. Any removal of contingencies or cancellation under this paragraph must be in writing (C.A.R. Form CR).

A. SELLER HAS: 7 (or 🖾 15) Days After Acceptance to deliver to Buyer all reports, disclosures and information for which Seller is responsible under paragraphs 5, 6A and B, 8A, 11B, 12B (3) and (4) and 16.

B. BUYER HAS: 17 (or 🗵 ______) Days After Acceptance, unless otherwise agreed in writing, to:

(4) Complete all Buyer Investigations; approve all disclosures, reports and other applicable information, which Buyer receives from Seller; and approve all matters affecting the Property (including lead-based paint and lead-based paint hazards as well as other information specified in paragraph 6 and insurability of Buyer and the Property).

(2) Within the time specified in 17B(1), Buyer may request that Seller make repairs or take any other action regarding the Property (C.A.R. Form RR). Seller has no obligation to agree to or respond to Buyer's requests.

(3) By the end of the time specified in 17B(1) (or 2J for loan contingency or 2K for appraisal contingency), Buyer shall remove, in writing, the applicable contingency (C.A.R. Form CR) or cancel this Agreement. However, if the following inspections, reports or disclosures are not made within the time specified in 17A, then Buyer has 5 (or ________) Days after receipt of any such items, or the time specified in 17B(1), whichever is later, to remove the applicable contingency or cancel this Agreement in writing: (i) government-mandated inspections or reports required as a condition of closing; (ii) Common Interest Disclosures pursuant to paragraph 8B; (iii) a subsequent or amended disclosure pursuant to paragraph 9; (iv) Proposed Changes pursuant to paragraph 10B; and (v) environmental survey pursuant to paragraph 7.

C. CONTINUATION OF CONTINGENCY OR CONTRACTUAL OBLIGATION; SELLER RIGHT TO CANCEL:

(1) Seller right to Cancel: Buyer Contingencies: Seller, after first giving Buyer a Notice to Buyer to Perform (as specified below), may cancel this Agreement in writing and authorize return of Buyer's deposit if, by the time specified in the Agreement, Buyer does not remove in writing the applicable contingency or cancel this Agreement. Once all contingencies have been removed, failure of either Buyer or Seller to close escrow in time may be a breach of this Agreement.

(2) Continuation of Contingency: Even after the expiration of the time specified in 17B, Buyer retains the right to make requests to Seller, remove in writing the applicable contingency or cancel this Agreement until Seller cancels pursuant to 17C(1). Once Seller receives Buyer's written removal of all contingencies, Seller may not cancel this Agreement pursuant to 17C(1).

(3) Seller right to Cancel: Buyer Contract Obligations: Seller, after first giving Buyer a Notice to Buyer to Perform (as specified below), may cancel this Agreement in writing and authorize return of Buyer's deposit for any of the following reasons: (i) if Buyer fails to deposit funds as required by 2A or 2B; (ii) if the funds deposited pursuant to 2A or 2B are not good when deposited; (iii) if Buyer fails to provide a letter as required by 2H; (iv) if Buyer fails to provide verification as required by 2I or 2M; or (v) if Seller reasonably disapproves of the verification provided by 2I or 2M. Seller is not required to give Buyer a Notice to Perform regarding Close Of Escrow.

(4) Notice To Buyer To Perform: The Notice to Buyer to Perform (C.A.R. Form NBP) shall (i) be in writing; (ii) be signed by Seller and (iii) give Buyer at least 24 (or ________) hours (or until the time specified in the applicable paragraph, whichever occurs last) to take the applicable action. A Notice to Buyer to Perform may not be given any earlier than 2 Days Prior to the expiration of the applicable time for Buyer to remove a contingency or cancel the Agreement or meet an 17C(3) obligation.

D. EFFECT OF BUYER'S REMOVAL OF CONTINGENCIES: If Buyer removes, in writing, any contingency or cancellation rights, unless otherwise specified in a separate written agreement between Buyer and Seller, Buyer shall conclusively be deemed to have: (i) completed all Buyer Investigations, and review of reports and other applicable information and disclosures pertaining to that contingency or cancellation right; (ii) elected to proceed with the transaction; and (iii) assumed all liability, responsibility, and expense for Repairs or corrections pertaining to that contingency or cancellation right, or for inability to obtain financing.

Buyer's Initials () () Seller's Initials () Date



Date: December 3, 2009

- E. EFFECT OF CANCELLATION ON DEPOSITS: If Buyer or Seller gives written notice of cancellation pursuant to rights duly exercised under the terms of this Agreement, Buyer and Seller agree to Sign mutual instructions to cancel the sale and escrow and release deposits, less fees and costs, to the party entitled to the funds. Fees and costs may be payable to service providers and vendors for services and products provided during escrow. Release of funds will require mutual Signed release instructions from Buyer and Seller, judicial decision or arbitration award.
- 18. FINAL VERIFICATION OF CONDITION: Buyer shall have the right to make a final inspection of the Property within 5 (or _____) Days Prior to Close Of Escrow, NOT AS A CONTINGENCY OF THE SALE, but solely to confirm: (i) the Property is maintained pursuant to paragraph 11A; (ii) Repairs have been completed as agreed; and (iii) Seller has complied with Seller's other obligations under this Agreement.
- 19. ENVIRONMENTAL HAZARD CONSULTATION: Buyer and Seller acknowledge: (i) Federal, state, and local legislation impose liability upon existing and former owners and users of real property, in applicable situations, for certain legislatively defined, environmentally hazardous substances; (ii) Broker(s) has/have made no representation or to Buyer or to Seller, except as otherwise indicated in this Agreement; (iii) Broker(s) has/have made no representation concerning the existence, testing, discovery, location and evaluation of/for, and risks posed by, environmentally with technical and legal experts concerning the existence, testing, discovery, location and evaluation of/for, and risks posed by, environmentally hazardous substances, if any, located on or potentially affecting the Property.
- 20. AMERICANS WITH DISABILITIES ACT: The Americans With Disabilities Act ("ADA") prohibits discrimination against individuals with disabilities. The ADA affects almost all commercial facilities and public accommodations. The ADA can require, among other things, that buildings be made readily accessible to the disabled. Different requirements apply to new construction, alterations to existing buildings, and removal of barriers in existing buildings. Compliance with the ADA may require significant costs. Monetary and injunctive remedies may be incurred if the Property is not in compliance. A real estate broker does not have the technical expertise to determine whether a building is in compliance with ADA requirements, or to advise a principal on those requirements. Buyer and Seller are advised to contact an attorney, contractor, architect, engineer or other qualified professional of Buyer's or Seller's own choosing to determine to what degree, if any, the ADA impacts that principal or this transaction.
- 21. LIQUIDATED DAMAGES: If Buyer fails to complete this purchase because of Buyer's default, Seller shall retain, as liquidated damages, the deposit actually paid. Buyer and Seller agree that this amount is a reasonable sum given that it is impractical or extremely difficult to establish the amount of damages that would actually be suffered by Seller in the event Buyer were to breach this Agreement. Release of funds will require mutual, Signed release instructions from both Buyer and Seller, judicial degisjon or arbitration award.

Buyer's Initials 10 / Seller's Initials 1/ /

22. DISPUTE RESOLUTION:

- A. MEDIATION: Buyer and Seller agree to mediate any dispute or claim arising between them out of this Agreement, or any resulting transaction, before resorting to arbitration or court action. Paragraphs 22B(2) and (3) below apply to mediation whether or not the Arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If, for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.
- B. ARBITRATION OF DISPUTES: (1) Buyer and Seller agree that any dispute or claim in Law or equity arising between them out of this Agreement or any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration, including and subject to paragraphs 22B(2) and (3) below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of real estate transactional Law experience, unless the parties mutually agree to a different arbitrator, who shall render an award in accordance with substantive California Law. The parties shall have the right to discovery in accordance with Code of Civil Procedure §1283.05. In all other respects, the arbitration shall be conducted in accordance with Title 9 of Part III of the California Code of Civil Procedure. Judgment upon the award of the arbitrator(s) may be entered into any court having jurisdiction. Interpretation of this agreement to arbitrate shall be governed by the Federal Arbitration Act.
 - (2) EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from mediation and arbitration: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or installment land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims, or bankruptcy court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver of the mediation and arbitration provisions.
 - (3) BROKERS: Buyer and Seller agree to mediate and arbitrate disputes or claims involving either or both Brokers, consistent with 22A and B, provided either or both Brokers shall have agreed to such mediation or arbitration prior to, or within a reasonable time after, the dispute or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result in Brokers being deemed parties to the Agreement.



"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN THE 'ARBITRATION OF DISPUTES 'PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA CODE OF CIVIL PROCEDURE. YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."

"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL

ARBITRATION."

23. ASSIGNMENT: Buyer shall not assign all or any part of Buyer's interests in this Agreement without first having obtained the written consent of Seller. Such consent shall not be unreasonably withheld, unless otherwise agreed in writing. Any total or partial

assignment shall not relieve Buyer of Buyer's obligations pursuant to this Agreement.

24. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon, and inure to the benefit of, Buyer and Seller and their respective successors and assigns expect as otherwise provided by

respective successors and assigns, except as otherwise provided herein.

25. COPIES: Seller and Buyer each represent that Copies of all reports, documents, certificates, approvals and other documents that are furnished to the other are true, correct and unaltered Copies of the original documents, if the originals are in the possession of the furnishing party.

26. NOTICES: Whenever notice is given under this Agreement, each notice shall be in writing, and shall be delivered personally, by facsimile, or by mail, postage prepaid. Notice shall be delivered to the address set forth below the recipient's signature of acceptance.

Either party may change its notice address by providing notice to the other party.

27. AUTHORITY: Any person or persons signing this Agreement represent(s) that such person has full power and authority to bind that person's principal, and that the designated Buyer and Seller has full authority to enter into and perform this Agreement. Entering into this Agreement, and the completion of the obligations pursuant to this contract, does not violate any Articles of Organization, ByLaws, Operating Agreement, Partnership Agreement or other document governing the activity of either Buyer or Seller.

28. GOVERNING LAW: This Agreement shall be governed by the Laws of the state of California.

29. PRORATIONS OF PROPERTY TAXES AND OTHER ITEMS: Unless otherwise agreed in writing, the following items shall be PAID CURRENT and prorated between Buyer and Seller as of Close Of Escrow: real property taxes and assessments, interest, rents, HOA regular, special, and emergency dues and assessments imposed prior to Close Of Escrow, premiums on insurance assumed by Buyer, payments on bonds and assessments assumed by Buyer, and payments on Mello-Roos and other Special Assessment District bonds and assessments that are now a lien. The following items shall be assumed by Buyer WITHOUT CREDIT toward the purchase price: prorated payments on Mello-Roos and other Special Assessment District bonds and assessments and HOA special assessments that are now a lien but not yet due. Property will be reassessed upon change of ownership. Any supplemental tax bills shall be paid as follows: (i) for periods after Close Of Escrow, by Buyer; and (ii) for periods prior to Close Of Escrow, by Seller. TAX BILLS ISSUED AFTER CLOSE OF ESCROW SHALL BE HANDLED DIRECTLY BETWEEN BUYER AND SELLER. Prorations shall be made based on a 30-day month.

30. WITHHOLDING TAXES: Seller and Buyer agree to execute any instrument, affidavit, statement or instruction reasonably necessary

to comply with federal (FIRPTA) and California withholding Law, if required (C.A.R. Form AS).

31. MULTIPLE LISTING SERVICE/PROPERTY DATA SYSTEM: If Broker is a participant of a Multiple Listing Service ("MLS") or Property Data System ("PDS"), Broker is authorized to report to the MLS or PDS a pending sale and, upon Close Of Escrow, the terms of this transaction to be published and disseminated to persons and entities authorized to use the information on terms approved by the MLS or PDS.

32. EQUAL HOUSING OPPORTUNITY: The Property is sold in compliance with federal, state and local antidiscrimination Laws.

33. ATTORNEY FEES: In any action, proceeding, or arbitration between Buyer and Seller arising out of this Agreement, the prevailing Buyer or Seller shall be entitled to reasonable attorney fees and costs from the nonprevailing Buyer or Seller, except as provided in paragraph 22A.

34. SELECTION OF SERVICE PROVIDERS: If Brokers refer Buyer or Seller to persons, vendors, or service or product providers ("Providers"), Brokers do not guarantee the performance of any Providers. Buyer and Seller may select ANY Providers of their own

choosing

35. TIME OF ESSENCE; ENTIRE CONTRACT; CHANGES: Time is of the essence. All understandings between the parties are incorporated in this Agreement. Its terms are intended by the parties as a final, complete and exclusive expression of their Agreement with respect to its subject matter, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. Neither this Agreement nor any provision in it may be extended, amended, modified, altered or changed, except in writing Signed by Buyer and Seller.

Buyer's Initials (18) (18)
Seller's Initials (18)
Reviewed by _____ Date ____

ETUAL HOUSING

п.,		2555 Hwy. 158	
		y Address: June Lake, CA 93529	Date: December 3, 2009
36	. O1 A.	THER TERMS AND CONDITIONS, including attached supplements: Buyer Inspection Advisory (C.A.R. Form BIA)	
	В,	☐ Seller Financing Addendum and Disclosure (C.A.R. Form SFA)	/
	C.	Purchase Agreement Addendum (C.A.R. Form PAA paragraph)	numbers: ADM One)
	D.	☐ Buyer Intent To Exchange Supplement (C.A.R. Form BES)	
	E.	☐ Seller Intent to Exchange Supplement (C.A.R. Form SES)	
	F.		·
37	DE	FINITIONS: As used in this Agreement:	
57.	Δ	"Acceptance" means the time the offer or final counter offer is ac	anatod in continue has a manta and to delice and to the
	Λ.	received by the other party or that party's authorized agent in according	cepted in writing by a party and is delivered to and personally
	B.	"Agreement" means the terms and conditions of this accepted (Commercial Property Purchase Agreement and any assentant
		counter offers and addenda.	bonniercial Property Functiase Agreement and any accepted
	C.	"C.A.R. Form" means the specific form referenced, or another com	parable form agreed to by the parties
	D.	"Close Of Escrow" means the date the grant deed, or other evid	ence of transfer of title is recorded if the scheduled close of
		escrow falls on a Saturday, Sunday or legal holiday, then close of e	scrow shall be the next business day after the scheduled close
		of escrow date.	·
	E.	"Copy" means copy by any means including photocopy, NCR, facs	mile and electronic.
	F.	"Days" means calendar days, unless otherwise required by Law.	
	G.	"Days After" means the specified number of calendar days after the	e occurrence of the event specified, not counting the calenda
	ш	date on which the specified event occurs, and ending at 11:59PM of	the final day.
	п.	"Days Prior" means the specified number of calendar days bet calendar date on which the specified event is scheduled to occur.	pre the occurrence of the event specified, not counting the
	I.	"Electronic Copy" or "Electronic Signature" means, as applica	hle an electronic conv. or cignature complying with Colifornic
	••	Law. Buyer and Seller agree that electronic means will not be used	by either one to modify or alter the content or integrity of the
		Agreement without the knowledge and consent of the other.	by state, one to mounty of aller the content of integrity of the
	J.	"Law" means any law, code, statute, ordinance, regulation, rule or	order, which is adopted by a controlling city, county, state or
		federal legislative, judicial or executive body or agency.	
	K.	"Notice to Buyer to Perform" means a document (C.A.R. Form N	BP), which shall be in writing and Signed by Seller and shal
		give Buyer at least 24 hours (or as otherwise specified in paragra	ph 17C(4)) to remove a contingency or perform as applicable.
	L.	"Repairs" means any repairs (including pest control), alterations	replacements, modifications and retrofitting of the Property
	84	provided for under this Agreement. "Signed" means either a handwritten or electronic signature on an o	hisinal dan want Carry on any and the
	N	Singular and Plural terms each include the other, when appropriate	onginal document, copy of any counterpart.
38.	BR	OKERAGE: Neither Buyer nor Seller has utilized the services of, o	r for any other reason owes compensation to a licensed rec
•••	est	ate broker (individual or corporate), agent, finder, or other entity, oth	er than as specified in this Agreement, in connection with any
	act	relating to the Property, including, but not limited to, inquiries,	introductions, consultations and negotiations leading to this
	Agı	eement. Buyer and Seller each agree to indemnify, defend, and h	old the other, the Brokers specified herein and their agents
	har	mless from and against any costs, expenses or liability for o	compensation claimed inconsistent with the warranty and
~~		resentations in this paragraph.	
39.	AG	ENCY:	10"
	A.	POTENTIALLY COMPETING BUYERS AND SELLERS: Buyer a	and Seller each acknowledge receipt of a disclosure of the
		possibility of multiple representation by the Broker representing that buyer-broker agreement or separate document (C.A.R. Form DA).	Principal. This disclosure may be part of a listing agreement
		represent other potential buyers, who may consider, make offers of	on or ultimately acquire the Property Soller understands that
		Broker representing Seller may also represent other sellers with com	poeting properties of interest to this Ruyer
	В.	CONFIRMATION: The following agency relationships are hereby co	nfirmed for this transaction:
		Listing Agent Coldwell Banker/June Lake	Real Estate (Print Firm Name) is the agent
		of (check one): ☐ the Seller exclusively; or ☒ both the Buyer and S	Seller.
		Selling Agent Coldwell Banker/J1	RE (Print Firm Name) (if not same
		as Listing Agent) is the agent of (check one): the Buyer exclusive	y; or ☐ the Seller exclusively; or ☑ both the Buyer and Seller,
		Seller. Real Estate Brokers are not parties to the Agreement betwee	n Buyer and Seller.
			4- 0/
			Buyer's Initials (# 2)
			Buyer's Initials (10) (10)

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EOGAL HOUSING OPPORTUNITY

Reviewed by

Property Address: June Lake, CA 93529

Date: December 3, 2009

40. JOINT ESCROW INSTRUCTIONS TO ESCROW HOLDER:

- A. The following paragraphs, or applicable portions thereof, of this Agreement constitute the joint escrow instructions of Buyer and Seller to Escrow Holder, which Escrow Holder is to use along with any related counter offers and addenda, and any additional mutual instructions to close the escrow: 1, 2, 4, 5, 16, 17E, 29, 30, 35, 36B-F, 37, 40, 42, 45A, 46 and paragraph D of the section titled Real Estate Broker on page 10. If a Copy of the separate compensation agreement(s) provided for in paragraph 42 or 45A, or paragraph D of the section titled Real Estate Broker on page 10 is deposited with Escrow Holder by Broker, Escrow Holder shall accept such agreement(s) and pay out from Buyer's or Seller's funds, or both, as applicable, the Broker's compensation provided for in such agreement(s). The terms and conditions of this Agreement not set forth in the specified paragraphs are additional matters for the information of Escrow Holder, but about which Escrow Holder need not be concerned. Buyer and Seller will receive Escrow Holder's general provisions directly from Escrow Holder and will execute such provisions upon Escrow Holder's request. To the extent the general provisions are inconsistent or conflict with this Agreement, the general provisions will control as to the duties and obligations of Escrow Holder only. Buyer and Seller will execute additional instructions, documents and forms provided by Escrow Holder that are reasonably necessary to close the escrow.
- C. Brokers are a party to the Escrow for the sole purpose of compensation pursuant to paragraphs 42, 45A and paragraph D of the section titled Real Estate Broker on page 10. Buyer and Seller irrevocably assign to Brokers compensation specified in paragraphs 42 and 45A, respectively, and irrevocably instruct Escrow Holder to disburse those funds to Brokers at Close Of Escrow, or pursuant to any other mutually executed cancellation agreement. Compensation instructions can be amended or revoked only with the written consent of Brokers. Escrow Holder shall immediately notify Brokers: (i) if Buyer's initial or any additional deposit is not made pursuant to this Agreement, or is not good at time of deposit with Escrow Holder; or (ii) if Buyer and Seller instruct Escrow Holder to cancel escrow.
- D. A Copy of any amendment that affects any paragraph for which Escrow Holder is responsible shall be delivered to Escrow Holder within 2 business days after mutual execution of the amendment.
- 41. SCOPE OF BROKER DUTY: Buyer and Seller acknowledge and agree that: Brokers: (i) do not decide what price Buyer should pay or Seller should accept; (ii) do not guarantee the condition of the Property (iii) do not guarantee the performance, adequacy or completeness of inspections, services, products or repairs provided or made by Seller or others; (iv) shall not be responsible for identifying defects that are not known to Broker(s); (v) shall not be responsible for inspecting public records or permits concerning the title or use of the Property; (vi) shall not be responsible for identifying location of boundary lines or other items affecting title; (vii) shall not be responsible for verifying square footage, representations of others or information contained in inspection reports, MLS or PDS, advertisements, flyers or other promotional material, unless otherwise agreed in writing; (viii) shall not be responsible for providing legal or tax advice regarding any aspect of a transaction entered into by Buyer or Seller in the course of this representation; and (ix) shall not be responsible for providing other advice or information that exceeds the knowledge, education and experience required to perform real estate licensed activity. Buyer and Seller agree to seek legal, tax, insurance, title and other desired assistance from appropriate professionals.
- 42. BROKER COMPENSATION FROM BUYER: If applicable, upon Close Of Escrow, Buyer agrees to pay compensation to Broker as specified in a separate written agreement between Buyer and Broker.
- 43. TERMS AND CONDITIONS OF OFFER: This is an offer to purchase the Property on the above terms and conditions. All paragraphs with spaces for initials by Buyer and Seller are incorporated in this Agreement only if initialed by all parties. If at least one but not all parties initial, a counter offer is required until agreement is reached. Seller has the right to continue to offer the Property for sale and to accept any other offer at any time prior to notification of Acceptance. Buyer has read and acknowledges receipt of a Copy of the offer and agrees to the above confirmation of agency relationships. If this offer is accepted and Buyer subsequently defaults, Buyer may be responsible for payment of Brokers' compensation. This Agreement and any supplement, addendum or modification, including any Copy, may be Signed in two or more counterparts, all of which shall constitute one and the same writing.

44. EXPIRATION OF OFFER: This offer shall be deemed revoked and the deposit shall be returned, unless the offer is Signed by Seller, and a Copy of the Signed offer is personally received by Buyer, or by who is authorized to receive it by 5:00 PM on the third Day after this offer is signed by Buyer (OR, if checked by

Buyer <i>Ed Suszynski</i>	(date)	, at □ AM [•		
By	Ch stylle			Date Dec	ember 3, 20	09
Print name	,					
Address		City	***************************************	State	Zip	
Telephone	Fax ,	() E-mail		***************************************	•	
Buyer Alice Suszynsk	i lle	in pronumi				
Ву		7 /)0		Date Dec	ember 3, 200	79
Print name						
Address		City		State	Zip	
Telephone	Fax	E-mail			•	
Notice Address, If Different			· · · · · · · · · · · · · · · · · · ·		1	
Copyright © 1991-2007, CALIFORN CPA REVISED 10/02 (PAGE 9		TORS®, INC.	Buyer's Initials (Date		EDUAL HOUSING OPPORTUNITY

2555 Hwy. 158 Property Address: June Lake, CA 93529 Date: December 3, 2009 45. BROKER COMPENSATION FROM SELLER: A. Upon Close Of Escrow, Seller agrees to pay compensation to Broker as specified in a separate written agreement between Seller B. If escrow does not close, compensation is payable as specified in that separate written agreement. 46. ACCEPTANCE OF OFFER: Seller warrants that Seller is the owner of the Property, or has the authority to execute this Agreement. Seller accepts the above offer, agrees to sell the Property on the above terms and conditions, and agrees to the above confirmation of agency relationships. Seller has read and acknowledges receipt of a Copy of this Agreement, and authorizes Broker to deliver a Signed Copy to Buyer. ☐ (If checked) SUBJECT TO ATTACHED COUNTER OFFER, DATED Date Print name Address State Telephone E-mail Seller Print name Address State Telephone E-mail Notice Address, If Different _) Confirmation of Acceptance: A Copy of Signed Acceptance was personally received by Buyer or Buyer's (Initials) authorized agent on (date) authorized agent on (date) _____ at ___ AM _ PM. A binding Agreement is created when a Copy of Signed Acceptance is personally received by Buyer or Buyer's authorized agent whether or not confirmed in this document. Completion of this confirmation is not legally required in order to create a binding Agreement; it is solely intended to evidence the date that Confirmation of Acceptance has occurred. **REAL ESTATE BROKERS:** A. Real Estate Brokers are not parties to the Agreement between Buyer and Seller. B. Agency relationships are confirmed as stated in paragraph 39 above. C. If specified in paragraph 2A, Agent who submitted offer for Buyer acknowledges receipt of deposit. D. COOPERATING BROKER COMPENSATION: Listing Broker agrees to pay Cooperating Broker (Selling Firm) and Cooperating Broker agrees to accept, out of Listing Broker's proceeds in escrow: (i) the amount specified in the MLS or PDS, provided Cooperating Broker is a Participant of the MLS or PDS in which the property is offered for sale or a reciprocal MLS or PDS; or (ii) (if checked) the amount specified in a separate written agreement (C.A.R. Form CBC) between Listing Broker and Cooperating Registrate Broke (Selling F By Address <u>P.O. Box 238</u> (Selling Firm) Coldwell Banker/JLRE DRE Lic. # 00442450 DRE Lic. # 00545435 Date December 3, 2009 June Lake State CA Zip 93529 Telephone (760) 648-7505 Fax <u>(760) 648-7720</u> E-mail <u>blake.sibla@verizon.net</u> pe Broket Listing Firm) Coldwell Banker/June Lake Real Estate DRE Lic. #______ By Nille X DRE Lic. # Date Address City State Telephone **ESCROW HOLDER ACKNOWLEDGMENT:** Escrow Holder acknowledges receipt of a Copy of this Agreement, (if checked, [] a deposit in the amount of \$__ counter offer numbers ____ and __ , and agrees to act as Escrow Holder subject to paragraph 40 of this Agreement, any supplemental escrow instructions and the terms of Escrow Holder's general provisions. Escrow Holder is advised that the date of Confirmation of Acceptance of the Agreement as between Buyer and Seller is Escrow Holder Old Republic Title Co. By Address Phone/Fax/E-mail // Escrow Holder is licensed by the California Department of Corporations, Insurance, Real Estate. License #

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

(Date)

REJECTION OF OFFER: No counter offer is being made. This offer was reviewed and rejected by Seller on

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525 South Virgil Avenue, Los Angeles, California 90020

CPA REVISED 10/02 (PAGE 10 OF 10)

Reviewed by	Date	



ADDENDUM

(C.A.R. Form ADM, Revised 10/01)

•	•	No. one
The following terms a	and conditions are hereby incorporated in an	d made a part of the: Residential Purchase Agreement,
☐ Manufactured Home	e Purchase Agreement. Business Purchase	Agreement, Pasidential Lease or Month-to-Month Rental
Agreement, Vacar	nt Land Purchase Agreement. Residential Inc	come Property Purchase Agreement, X Commercial Property
Purchase Agreement,	□ other	Topolity and agreement, Jac Commercial Property
Λ		
dated Nuc. 3, 1/2	009, on property known as *_2355	HWY 158 JUNE LAKE CA 93529
in which Id 2 Ali	CL-SUMMS by	
and	John Roberts Bankruptcy Trust	is referred to as ("Buyer/Tenant") Is referred to as ("Seller/Landlord").
	ect to U.S. Bankruptcy Court app	proval and possible overbid.
2 Than court of		
deposit is non-z	refundable. Buyer has no continge	eposit to 5% of the purchase price. This
3. If buyer is	overbid, buyer's deposit will be	refunded.
4. Trustee is	exempt from most seller disclosure	as including the Transfer Disclosure
Statement and th	e Supplemental Statutory and Cont	ractual Disclosures. The Trustee has no
knowledge of the	property.	
5. Title and es	scrow to be with Kerri DeRobertis,	Old Peruhlia Mitle
	77 77 77 77 77 77 77 77 77 77 77 77 77	VAN NOPHVALU 11016,
**		
The foregoing terms and	d conditions are hereby agreed to, and the unders	signed acknowledge receipt of a copy of this document.
Date NUC 3, 2	<i>009 (</i> / pa	ate 12.3.09
	lie pearmali	100111
Buyer/Tenant	ge governme se	eller/Landlord John Roberts Bankruptcy Truste
Buyer/Tenant	ajele U	eller/Landlord
		NOTE CANODIC
The copyright laws of the Unite	od States (Title 17 U.S. Code) forbid the unguthorized reproducti	ion of this form, or any portion thereof, by photocopy machine or any other means,
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ADEQUACY OF ANY PROV	ROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS(SION IN ANY SPECIFIC TRANSACTION A REAL ESTAT	© (C.A.R.), NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR TE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE
THAIRDAU HONG, IF TOU DES	SINE LEGAL OH TAX ADVICE, CONSULT AN APPROPRIATE :	PROFESSIONAL.
which may be used only by me	by the entire real estate industry. It is not intended to identify the imbers of the NATIONAL ASSOCIATION OF REALTORS® who	e user as a REALTOR®. REALTOR® is a registered collective membership mark
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The System of for Success*	525 South Virgil Avenue, Los Angeles, California 9002	
ADM-11 REVISED 10/01 (I		SPORT MOUSEC

ADDENDUM (ADM-11 PAGE 1 OF 1)

Lyon Real Estate, Auburn 1919 Grass Valley Hwy, Suite 100Auburn, CA 95603 Phone: Fax: Ann Bryant

John Roberts



DISCLOSURE REGARDING **REAL ESTATE AGENCY RELATIONSHIP**

(As required by the Civil Code) (C.A.R. Form AD, Revised 4/06)

When you enter into a discussion with a real estate agent regarding a real estate transaction, you should from the outset understand what type of agency relationship or representation you wish to have with the agent in the transaction.

SELLER'S AGENT

A Seller's agent under a listing agreement with the Seller acts as the agent for the Seller only. A Seller's agent or a subagent of that agent has the following affirmative obligations:

To the Seller:

A Fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Seller. To the Buyer and the Seller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b) A duty of honest and fair dealing and good faith.

A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

BUYER'S AGENT

A selling agent can, with a Buyer's consent, agree to act as agent for the Buyer only. In these situations, the agent is not the Seller's agent, even if by agreement the agent may receive compensation for services rendered, either in full or in part from the Seller. An agent acting only for a Buyer has the following affirmative obligations:

To the Buyer:

A fiduciary duty of utmost care, integrity, honesty and loyalty in dealings with the Buyer. To the Buyer and the Seller:

(a) Diligent exercise of reasonable skill and care in performance of the agent's duties.

(b) A duty of honest and fair dealing and good faith.

(c) A duty to disclose all facts known to the agent materially affecting the value or desirability of the property that are not known to, or within the diligent attention and observation of, the parties.

An agent is not obligated to reveal to either party any confidential information obtained from the other party that does not involve the affirmative duties set forth above.

AGENT REPRESENTING BOTH SELLER AND BUYER

A real estate agent, either acting directly or through one or more associate licensees, can legally be the agent of both the Seller and the Buyer in a transaction, but only with the knowledge and consent of both the Seller and the Buyer.

In a dual agency situation, the agent has the following affirmative obligations to both the Seller and the Buyer: (a) A fiduciary duty of utmost care, integrity, honesty and loyalty in the dealings with either the Seller or the Buyer.(b) Other duties to the Seller and the Buyer as stated above in their respective sections.

In representing both Seller and Buyer, the agent may not, without the express permission of the respective party, disclose to the other party that the Seller will accept a price less than the listing price or that the Buyer will pay a price greater than the price offered.

The above duties of the agent in a real estate transaction do not relieve a Seller or Buyer from the responsibility to protect his or her own interests. You should carefully read all agreements to assure that they adequately express your understanding of the transaction. A real estate agent is a person qualified to advise about real estate. If legal or tax advice is desired, consult a competent professional,

Throughout your real property transaction you may receive more than one disclosure form, depending upon the number of agents assisting in the transaction. The law requires each agent with whom you have more than a casual relationship to present you with this disclosure form. You should read its contents each time it is presented to you, considering the relationship between you and the real estate agent in your specific transaction.

This disclosure form includes the provisions of Sections 2079.13 to 2079.24, inclusive, of the Civil Code set forth on page 2. Read it carefully. I/WE ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE AND THE PORTIONS OF THE CIVIL CODE PRINTED ON THE BACK (OR A

SEPARATE PAGE).	- //		
🛮 Buyer 🗌 Seller 🗎 Landlord 🔲 Tenant	ale	Date	December 3, 2009
☑ Buyer ☐ Seller ☐ Landlord ☐ Tenant	proposi	Date	December 3, 2009
Agenti Blake Sibla, Realton Real Estate Broker (Firm)	, 0	DRE Lic. # 00545435	
(Salesperson or Broker-Associate)	DRE Lic. # 00545435	Date	December 3, 2009
THIS FORM SHALL BE PROVIDED AND ACKNOWLEDGED • When the listing brokerage company also represents Buyer, t • When Buyer and Seller are represented by different brokerag Agent shall have one AD form signed by Buyer and one AD for	he Listing Agent shall have le companies, the Listing A	one AD form signed by Seller	and one signed by Buyer igned by Seller and the Buyer's
The copyright laws of the United States (Title 17 U.S. Code) forbid the una	authorized reproduction of this	form, or any portion thereof, by pho	otocopy machine or any other means.

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DISCLOSURE REGARDING REAL ESTATE AGENCY RELATIONSHIP (AD PAGE 1 OF 2)

CIVIL CODE SECTIONS 2079.13 THROUGH 2079.24 (2079.16 APPEARS ON THE FRONT)

2079.13 As used in Sections 2079.14 to 2079.24, inclusive, the following terms have the following meanings:

(a) "Agent" means a person acting under provisions of title 9 (commencing with Section 2295) in a real property transaction, and includes a person who is licensed as a real estate broker under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code, and under whose license a listing is executed or an offer to purchase is obtained. (b) "Associate licensee" means a person who is licensed as a real estate broker or salesperson under Chapter 3 (commencing with Section 10130) of Part 1 of Division 4 of the Business and Professions Code and who is either licensed under a broker or has entered into a written contract with a broker to act as the broker's agent in connection with acts requiring a real estate licensee and to function under the broker's supervision in the capacity of an associate licensee. The agent in the real property transaction bears responsibility for his or her associate licensees who perform as agents of the agent. When an associate licensee were a duty to any principal, or to any buyer or seller who is not a principal, in a real property transaction, that duty is equivalent to the duty owed to that party by the broker for whom the associate licensee functions. (c) "Buyer" means a transferee in a real property transaction, and includes a person who executes an offer to purchase real property from a seller through an agent, or who seeks the services of an agent in more than a casual, transitory, or preliminary manner, with the object of entering into a real property transaction. (a) "Usal agent" means an agent acting either directly or through an associate licensee, as agent for both he seller and the buyer in a real property transaction. (b) "Listing agent and the buyer in a real property transaction. (c) "Listing agent and the buyer in a real property transaction. (d) "Listing price" is the amount expressed in dollars specified in the listing for which the seller is willing to buy the real property in which acceptance in a seller and property transact

2079.14 Listing agents and selling agents shall provide the seller and buyer in a real property transaction with a copy of the disclosure form specified in Section 2079.16, and, except as provided in subdivision (c), shall obtain a signed acknowledgement of receipt from that seller or buyer, except as provided in this section or Section 2079.15, as follows: (a) The listing agent, if any, shall provide the disclosure form to the seller prior to entering into the listing agreement. (b) The selling agent shall provide the disclosure form to the seller as soon as practicable prior to presenting the seller with an offer to purchase, unless the selling agent previously provided the seller with a copy of the disclosure form pursuant to subdivision (a). (c) Where the selling agent does not deal on a face-to-face basis with the seller, the disclosure form prepared by the selling agent may be furnished to the seller (and acknowledgement of receipt obtained for the selling agent from the seller) by the listing agent, or the selling agent may deliver the disclosure form by certified mail addressed to the seller at his or her last known address, in which case no signed acknowledgement of receipt is required. (d) The selling agent shall provide the disclosure form to the buyer as soon as practicable prior to execution of the buyer's offer to purchase, except that if the offer to purchase is not prepared by the selling agent, the selling agent shall present the disclosure form to the buyer not later than the next business day after the selling agent receives the offer to purchase from the buyer.

2079.15 In any circumstance in which the seller or buyer refuses to sign an acknowledgement of receipt pursuant to Section 2079.14, the agent, or an associate licensee acting for an agent, shall set forth, sign, and date a written declaration of the facts of the refusal.

2079.17 (a) As soon as practicable, the selling agent shall disclose to the buyer and seller whether the selling agent is acting in the real property transaction exclusively as the buyer's agent, exclusively as the seller's agent, or as a dual agent representing both the buyer and the seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller, the buyer, and the selling agent prior to or coincident with execution of that contract by the buyer and the seller, respectively. (b) As soon as practicable, the listing agent shall disclose to the seller whether the listing agent is acting in the real property transaction exclusively as the seller's agent, or as a dual agent representing both the buyer and seller. This relationship shall be confirmed in the contract to purchase and sell real property or in a separate writing executed or acknowledged by the seller and the listing agent prior to or coincident with the execution of that contract by the seller.

(c) The confirmation required by subdivisions (a) and (b) shall be in the following form

(-) the seminated by substitutions (a) and (b) small be in the following form	· · · · · · · · · · · · · · · · · · ·
(DO NOT COMPLETE SAMPLE ONLY) is the agent of (Name of Listing Agent)	(check one): the seller exclusively; or both the buyer and seller.
(DO NOT COMPLETE, SAMPLE ONLY) is the agent of (Name of Selling Agent if not the same as the Listing Agent)	(check one): the buyer exclusively; or the seller exclusively; or both the buyer and seller.
(d) The disclosures and confirmation required by this section shall be in addition to the	

2079.18 No selling agent in a real property transaction may act as an agent for the buyer only, when the selling agent is also acting as the listing agent in the transaction.

2079.19 The payment of compensation or the obligation to pay compensation to an agent by the seller or buyer is not necessarily determinative of a particular agency relationship between an agent and the seller or buyer. A listing agent and a selling agent may agree to share any compensation or commission paid, or any right to any compensation or commission for which an obligation arises as the result of a real estate transaction, and the terms of any such agreement shall not necessarily be determinative of a particular relationship.

2079.20 Nothing in this article prevents an agent from selecting, as a condition of the agent's employment, a specific form of agency relationship not specifically prohibited by this article if the requirements of Section 2079.14 and Section 2079.17 are complied with.

2079.21 A dual agent shall not disclose to the buyer that the seller is willing to sell the property at a price less than the listing price, without the express written consent of the seller. A dual agent shall not disclose to the seller that the buyer is willing to pay a price greater than the offering price, without the express written consent of the buyer. This section does not alter in any way the duty or responsibility of a dual agent to any principal with respect to confidential information other than price.

2079.22 Nothing in this article precludes a listing agent from also being a selling agent, and the combination of these functions in one agent does not, of itself, make that agent a dual agent.

2079.23 A contract between the principal and agent may be modified or altered to change the agency relationship at any time before the performance of the act which is the object of the agency with the written consent of the parties to the agency relationship.

2079.24 Nothing in this article shall be construed to either diminish the duty of disclosure owed buyers and sellers by agents and their associate licensees, subagents, and employees or to relieve agents and their associate licensees, subagents, and employees from liability for their conduct in connection with acts governed by this article or for any breach of a fiduciary duty or a duty of disclosure.

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Seller's/Landlord Initials () () () Buyer's/Tenant's Initials () Date)

EQUAL HOUSING OPPORTUNITY



OLD REPUBLIC TITLE COMPANY

11865 Edgewood Road • Auburn CA • 95603 • (530) 885-7770 • FAX (530) 302-9012

Ronald Kaylor

Property: 2555 Highway 158, June Lake, CA 93529

Date: December 30, 2009 Escrow No.: 2123008868-KDD Escrow Officer: Keri Derobertis

Closing Date: 3/10/2010

Seller's Estimated Closing Statement

	a Closing Statement	Debits	Credits
Item		Debits	
Sales Price			165,000.00
Loan payoff to (\$108,045.00)		100,000,00	
Current Principal		108,000.00	
Reconveyance/Trustee Fee		45.00	
Broker's Commission 6%		9,900.00	
To Coldwell Banker	9,900.00		
Natural Hazard Disclosure Report to Disclosure Source		123.00	
Misc. Disbursement to June Lake Public Utility District Est		700.00	
Misc. Disbursement to Mono County - Compliance Dept Est		500.00	
R.E. Taxes (15-085-10)		2,925.70	
1st Installment 2009-2010	2,659.73		
Penalty	265.97		
Prorata R.E. Taxes, 01/01/10 to 03/10/10, 69 days @ \$14.77	63	1,019.56	
(est.)		,	
Delinquent Taxes (15-085-10)		6,835.18	
All 2008-2009	6,835.18	-,	
Escrow Fees	2,222	282.50	
Additional Charges		300.00	
Wire Service Fee	25.00	300.00	
Additional Processing Fee - Est Doc Drawing	200.00		
Additional Processing Fee - FIRPTA Certification	25.00		
Overnight Service Fee	50.00		
Notary Fees	30.00	60.00	
Title Charges		00.00	
CLTA Owner's Policy		856.00	
Recording Fees		60.00	
Deed	20.00	00.00	
Reconveyance	EXHIBIT "B" 20.00		
Release	20.00	101.50	
County Transfer Tax		181.50	
Due To Seller (est.)		33,211.56	
T-1-1		165 000 00	165,000,00
Total		165,000.00	165,000.00
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